

1. The Plaintiff shall withdraw his claim for payment of the costs of this action by the Defendant and the Plaintiff shall bear his own costs in the aforesaid action.

2. The custody of the minor child of the marriage between the parties shall go to the Plaintiff, provided however that as and from the date upon which the said minor child shall attain the age of 15 (fifteen) years, the Defendant shall have the custody of the child, subject to the Plaintiff's right to apply to the above Honourable Court, on good cause, for an Order to the contrary.

3. The Plaintiff shall maintain the said minor child in respect of all his reasonable needs, subject to what is hereinafter contained, provided however that should the Plaintiff be unable so to maintain the aforesaid minor child, then and in such event, the Defendant shall be obliged to contribute towards the maintenance of the said minor child.

4. While the aforesaid minor child is of school-going age, he shall attend a Boarding School to be selected by the parent who contributes the larger amount towards his upkeep and maintenance, after consultation with the other parent, provided that the parties hereto shall be able to afford to keep such minor child at Boarding School, and provided that there are no other circumstances which make it undesirable for the minor child to be at Boarding School. In the event of the child not being at Boarding School for either of the aforesaid reasons, the said minor child shall stay with the parent who contributes the larger amount towards his upkeep and maintenance. The child is presently at the MARIST BROTHERS SCHOOL, and the parties do not contemplate that the child will be removed therefrom.

5. The said minor child shall spend every July and

September /

